EXHIBIT "I"



IN THE UNITED STATES DISTRICT COURT

FOR THE WESTERN DISTRICT

OF PENNSYLVANIA

* * * * * * *

TINA LINDQUIST,

Plaintiff * Case No.

vs. * 04-249E

HEIM L.P., *

Defendant *

DEPOSITION OF
TINA LINDQUIST
June 28, 2005

COPY

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```
56
    sometimes it was hard to squeeze the
1
2
    part over the mandrel; if you could
3
    consider that a problem, I don't
4
    know.
5
    0.
       Did the press brake ever
6
    operate differently than you thought
7
    it should operate?
8
           What do you mean, like I
    thought it should have been some
9
10
    other way than I was running it?
      No, did the machine ever do
11
    Q.
12
    something that you didn't expect it
13
    to do?
14
           No, it just would do the part,
15
    it would form it.
16
           So is it safe to say that on
    Ο.
17
    all of the occasions where you used
1.8
    that press brake before you were
19
    injured that the machine appeared to
20
    work properly.
21
    Α.
           Yes.
22
           And on this particular time
23
    where you were injured, did it appear
24
    to you that the machine was working
25
    properly?
```

```
57
1
    Α.
            Yeah.
2
            I take it then, you're not
    0.
3
    claiming that the machine
4
    malfunctioned in some way?
5
    Α.
           No.
6
    0.
            Do you know if any type of
7
    service or repairs were performed on
8
    this particular press brake after
9
    your injury?
10
    Α.
            Like if they did something
    different after?
11
12
           Yes.
    Q.
13
    Α.
            They took away the foot pedal,
    so you didn't use that anymore.
14
15
    0.
            And who took that away?
16
    Α.
           I don't know.
17
    Q.
           Someone from Corry
    Manufacturing?
18
19
    Α.
            Yeah.
20
    Q.
            Okay.
21
    Α.
            And there was light curtains
22
    put on it.
23
    Q.
            And who put on the light
24
    curtains?
25
        Somebody from Corry
    Α.
```

```
85
1
           just have some idea as to what
2
           we're talking about.
3
                   (Exhibit B marked for
4
                  identification.)
5
   BY ATTORNEY ROBINSON:
6
    0.
          And then how would you apply
7
    the foot switch?
8
           You'd hit it with your foot
9
    and it would bring the machine down.
10
           During the first process that
11
    you described, are you standing or
12
    sitting?
13
    A. You could do either. I'd
14
    usually sit for a little bit, then
15
    I'd stand to give my legs stretching.
16
    It was whichever you were more
17
    comfortable with doing.
18
    Q.
          And during the second process
19
    that you've just finished describing,
20
    would you stand or sit?
21
          The same. I would sit some of
    Α.
22
    it and I would stand some of it.
23
           And when you're sitting, on
    Q.
24
    what are you sitting?
25
   A. A chair.
```

```
86
           Describe the chair for me.
1
    Q.
2
           It was black, and it's one
    Α.
3
    where you can adjust the height. It
    just has legs, it doesn't have any
4
5
    wheels on it and it had a back to it,
    a little one. There was no arms on
6
7
    it.
8
    0.
        How far away was the chair
9
    position from the press?
10
    Α.
           I don't know, this far away.
11
    0.
           Length of a sheet of paper?
12
          Little bit longer than the
    Α.
13
    sheet of paper.
14
          And where would the foot
    switch be during those first few
15
16
    processes?
17
           It would be on the floor, by
18
    the machine on the right.
19
    Q.
        Is that because you're right
2.0
    handed, you use your right foot to
21
    apply the foot switch?
22
           Yeah.
    Α.
23
           Okay, and would your foot
24
    so it sounds like you could position
25
    the metal into the die area without
```

```
87
1
    standing up?
2
          Yeah.
    Α.
3
    Ö.
          And would your foot remain in
4
    the foot switch during this time?
5
    A. No, I'd move it away from it,
6
    over to by my chair, and then when I
7
   had the part in there, then I'd move
8
    it up, because it was right beside
9
    the machine. I would just move it up
10
    then and hit the pedal.
11
       Describe the foot switch for
    Q.
12
   me.
13
    A. I don't know, it looked like a
    foot switch. I think it was yellow,
14
15
    I'm not sure. It had just the pedal
16
    on it, and when you step on it, it
17
    would just make it touch the ground,
18
    or you know, touch the bottom.
19
    0.
       Did it have a covered roof or
20
    housing over it?
21
   A. I don't remember, I'm not
22
   positive.
23
           You don't remember if you had
24
    to stick your foot into it or whether
25
    or not you could just step on top of
```

```
88
1
    it?
2
        No, it was just, you'd move it
3
    over to it, just slide it over to the
4
    foot pedal and do it.
5
    0.
        My question was simply, do you
6
    not remember if it had a housing over
7
    it or if it was just an exposed
8
    pedal?
9
           I don't remember.
10
           Was there any writing on the
11
    foot switch?
12
    A. I don't think so, I never
13
    noticed any if there was.
14
    Q.
          Do you know if the foot switch
15
       sold with the Heim press brake
16
    when the press brake was sold in
17
    1978?
       I don't know.
18
    Α.
19
    0.
       Do you know who installed that
20
    foot switch?
21
    Α.
         I don't know.
22
    0.
           Do you know who the
23
    manufacturer was of that foot switch?
24
    Α.
          Don't know.
25
                  ATTORNEY ROBINSON:
```

```
89
1
                   There's a very blurry
2
            picture that I have --- this
3
            is the picture that was
4
            supplied to me with a number
5
            on top. It has been marked as
6
            number 65 and we will use that
7
            for purposes of the
8
            deposition, but we're going to
9
            mark the other copy as Exhibit
10
            С.
11
                    (Exhibit C marked for
12
                   identification.)
13
    BY ATTORNEY ROBINSON:
14
           And I'll ask you, does that
    0.
15
    appear to be the foot switch that you
16
    were using on the date that you were
17
    injured?
18
    Α.
           Yes.
19
           And do you see that it has
    Q.,
20
    enclosed pedal?
21
    Α.
           Yes.
22
           Does that refresh your memory
23
    that the pedal that you were using
24
    was an enclosed pedal?
25
    Α.
           Yes.
```

```
140
1
    doing those steps one and two. Is
2
    that the same as this step that you
3
    were performing when you were
4
    injured?
5
    A. I would sit and stand, I mean,
6
    I don't know if I would've sit more
7
    than I would stand. I would switch
8
    back and forth. I would sit for a
    little bit, then if my legs get
9
    tired, I'd move the chair and I'd
10
11
    stand and do it.
12
        You were sitting at the time
    Q.
    of this incident, weren't you?
13
           Yeah, I was sitting at the
14
    Α.
15
    time of the incident.
16
           So you were actually
17
    performing this step while you were
    sitting in front of the press brake.
18
19
    Was your foot inside the foot switch,
20
    the housing of the foot switch that
21
    we saw in one of those photographs?
           It wasn't inside of it. I
22
    Α.
23
    took it away from it after I had
24
    finished the last part, to get the
25
    other part to put it on there.
```

141 1 Okay. Then how did the Q. 2 machine operate? 3 You'd form it --- you mean, 4 how did it run with my accident? 5 Yeah. Ο. I don't know, I don't know if 6 7 my foot slipped or what it was, but the pedal got hit somehow. I don't 8 9 know how. 10 Many of the OSHA records and 0. 11 investigative records from Corry said 12 that you had your foot inside the 13 housing of the foot switch, resting 14 on it and that you accidentally 15 bumped it. 16 ATTORNEY HARTMAN: 17 I'm going to object and 18 if you're going to ask a 19 question based on OSHA 20 records, I would ask you to 21 produce such a record that 22 makes that statement and 23 question her on that. We are 24 not going to testify as to 25 your recitation of what OSHA

```
142
1
           records say. If they say what
2
           you say they said, I would ask
3
           you to produce it. Otherwise,
4
           ask your question as to what
5
           happened.
6
    BY ATTORNEY ROBINSON:
7
    0.
           Is that what you were doing?
           No, it wasn't resting on the
8
    Α.
9
    pedal,
           it was away from it.
10
           Do you know of any way you can
    apply the pedal if your foot is not
11
12
    inside the housing?
       If it got --- if it would slip
13
14
    or something into it, it wasn't like
15
    the thing you pushed was way up off
16
    the ground and you had to lift your
17
    foot up all the way to put it in
18
    there.
            It was wide enough, the hole
19
    was, to be able to fit it, you know,
20
    slide it in there.
21
    Q.
          How high up was the pedal off
22
    of the ground?
23
           It was right on the ground.
24
    The whole foot pedal was right on the
25
    ground.
```

```
143
           Isn't there a space between
   0.
1
   the actual foot switch, the actual
2
    foot lever and then the ground?
3
         A little bit, I don't know. I
4
5
   never got on the ground to see how
    far off of it it was.
6
7
          Can you give any estimate as
    Q.
    to how far off the ground the foot
8
9
    lever was?
          No, because you can't see it
10
    from when you're sitting or standing.
11
    You'd have to get on the ground, eye
12
13
    level with it to see.
          Was there a piece of metal
14
    that acted as a door for the foot
15
    switch, so that if you wanted to put
16
    your foot in, you'd actually have to
17
18
    push back the piece of metal and then
19
    push down?
20
        No, I don't think so.
    Α.
           Do you know the answer to that
21
    0.
22
    question?
23
           No, what do you mean? I'm
    confused, a door that would close it?
24
    Cover the hole?
25
```

```
144
           Yes.
1
    Q.
2
          Oh no, there wasn't one of
3
    those.
4
    Q.
           Do you have any memory of your
5
    foot slipping into the foot switch
6
    housing?
7
          No, I don't know how it
    Α.
8
    happened or anything.
9
           When you were using the press
    brake for the first step, when you
10
11
    would press the foot switch, how many
12
    times would the press brake operate?
13
    How would it operate?
14
    Α.
          It would come down and go back
15
    up.
16
    0.
           And then stop?
17
           I don't know, after it would
    come up, I would take my foot off of
18
19
    it, I don't know if you would've kept
20
    it on there if it would've kept on
21
    going.
22
          Did you ever have it keep
    Q.
23
    going?
24
    Α.
           No.
25
           Okay. And when you would
    Q.
```

```
145
   perform the second step, would the
1
    same thing be true, that you would
2
3
   push the foot switch, take your foot
    off, and there would just be one
4
5
    stroke?
          Yes.
6
    Α.
           And would the same be true for
7
    0.
    the third step, or whatever number it
8
    was when you were injured, that you
9
10
    would hit the foot switch and it
    would perform one stroke, and return
11
    to the top and stop?
12
    A. You'd hit the foot switch and
13
    after it forms the part and it went
14
    up, I'd take my foot off the pedal.
15
           And did you ever have it,
16
    during this process in which you were
17
    injured, did you ever have the press
18
    brake make more than one rotation
19
    after you took your foot off?
20
          N \circ .
21
    Α.
           Did you ever set the press
22
    Q .
23
    brake to determine how many times it
    would operate with one application of
24
25
    the foot switch?
```

```
146
1
    Α.
           N \circ .
 2
           Did you know that there were
 3
    different settings for that press
 4
    brake?
5
    Α.
           No.
 6
    Q .
           Did any of the other press
7
    brakes in which you were trained have
8
    different settings?
9
           I didn't run any other press
10
    brakes besides that one.
11
           Did any of the other presses
12
    have different settings to determine
13
    how many revolutions the machine
14
    would make?
15
           I don't recall. I don't know
16
    for sure. It would usually do just
17
    the one and then it would stop.
18
    Q. Do you ever use this
19
    particular press brake with the
20
    continuous running?
21
    Α.
           N \circ .
22
           Did you ever use this
23
    particular press brake with a jog
24
    feature, such as you hit it, it would
25
    come down a little bit, if you hit it
```

```
147
    again, it would come down a little
1
2
    bit?
3
    Α.
           No.
           The only setting that you
4
    Ο.
5
    recall using is the single stroke
6
    where vou'd hit it once, take your
7
    foot off and it would go one press,
    and it would come back and return to
8
    the starting position; is that right?
9
           Yeah, you'd hit it once and it
10
    Α.
11
    would come down and go back up.
12
    Ο.
          Okay. What kind of shoe or
    boot were you wearing at the time of
13
    this incident?
14
           I was wearing a sneaker.
15
    Α.
           Were you wearing any type of
16
17
    specialized sneaker at all?
          No, there was no --- you
18
    Α.
19
    didn't have to, just wear a sneaker,
20
    that's what you're supposed to wear
21
    to work, you didn't have to have
22
    steel-toed or anything.
           I understand you were wearing
23
    gloves at the time this happened?
24
25
       Yes.
    Α.
```

```
148
1
    Q.
           Was that a requirement of
2
    Corry Manufacturing?
           Some of the parts you were
3
4
    required to because it would be sharp
5
    and cut you. It was basically up to
    the person, if they weren't
6
7
    comfortable wearing it then they
8
    didn't have to, but if you were more
    comfortable doing it, you would.
10
    they recommended that you wear them
11
    with more parts than they would.
12
           Did you wear any type of
    Q.
13
    safety glasses?
14
    Α.
           Yes, I had safety glasses on.
15
    Q.
           And did you have them on at
16
    the time of the accident?
17
    Α.
           Yes.
18
           How long were your fingers
19
    inside the die area when you were
20
    performing this step in which you
21
    were injured?
22
    Α.
           I don't know, long enough to
23
    squeeze the part around the mandrel,
24
    I don't know how long it would take.
25
    I never timed it or anything, so I
```

```
149
    wouldn't even know where to begin to
1
2
    even estimate.
            So what you had to do, like I
3
4
    understand from your testimony so
5
    far, is you had to make sure the
6
    product was fastened on those tabs;
7
    is that right?
           Yes.
8
    Α.
9
           And your hands would be inside
    Q.
    the die area during that process,
10
11
    wouldn't they?
12
    Α.
           Yes.
13
           And then you had to actually
    hand mold, to some extent, the metal
14
15
    around the mandrel; is that right?
16
    Α.
           Yes.
17
           And your hands would actually
    Q.
18
    be inside the die area during that
19
    process; is that right?
    Α.
           Yes.
20
21
    Q.
           And then what did you have to
22
    do?
         Did you have to close a gate?
23
            Yeah, after you got it on the
2.4
    pin, before you hand formed it, you
25
    would close the gate.
```

```
150
1
    Q.
           And during that process of
2
    closing the gate, your hands would be
    inside the die area; is that right?
3
4
    Α.
           Yes.
5
         So three different aspects of
    Ο.
6
    this step, you would actually have
7
    your hands inside the die area, like
8
    the instructions manual tells you not
9
    to do; is that right?
10
           Yes, but the setup sheet told
11
    you to do it.
12
          Did you have to do anything
    Q .
13
    else during this step that caused
14
    your hands to be inside that die
15
    area?
16
           Just hand form it over the
17
    mandrel.
       Of what we talked about?
18
    Ο.
19
    Putting it on the pins, hand forming
20
    it, and closing the gate?
21
    Α.
          N \circ .
22
    Q.
           How about when you opened the
23
    gate, did your hands also have to be
24
    in the die area during that process?
25
    Α.
          When you took the part out,
```

```
151
1
    after it was formed, yeah.
2
           What were you doing --- which
3
    part of that process were you doing
    when the press activated?
4
5
         I was hand forming the part on
    Α.
    the mandrel.
6
7
          You were hand forming. You
    0.
    said you were sitting on your chair?
8
9
    Α.
           Yeah.
           How far away was the foot
10
11
    switch from your foot?
       I don't know, it was moved
12
    Α.
    back away from it, but I don't know
13
14
    how many inches or anything, but it
15
    was moved back away from it.
16
           Do you have a memory of
17
    removing your foot completely from
    the foot switch after you made the
18
19
    previous press? Before you were
20
    injured?
21
    Α.
          The previous part that I had
22
    ran?
23
    0.
          Yes.
24
         Yes, my foot, I moved it away
2.5
    from it.
```

```
152
1
           And do you have any
    Q .
2
    explanation as to how the press brake
3
    operated?
           What do you mean, how it got
4
    Α.
5
    hit?
6
    Q. How it activated, how it
7
    started?
8
          No, I don't know. My foot
    slipped or something, I don't know.
9
    You used oil, so there could have
10
11
    been oil or something, I don't know.
12
    Q. So you don't know if your foot
13
    slipped and hit the foot switch or
    not?
14
1.5
           N \circ .
    Α.
16
        Has anyone ever given you any
17
    ideas as to how the press brake may
18
    have activated?
19
           N \circ .
    Α.
            At the time of your injury?
20
    Ο.
21
    Α.
           N \circ .
           Do you remember your foot
22
    0.
23
    slipping at all?
24
    Α.
           {\tt No.}
25
           Do you know if somebody else
    Q.
```

```
153
    activated the press brake?
1
2
           There was nobody else near me
3
    to activate it. I mean, there was
    people in that side of the building,
4
5
    but there was nobody close enough to
    be able to hit it.
6
7
       It sounds like after the
    Ο.
8
    previous piece, the press brake had
9
    made one revolution and stopped; is
10
    that right?
    Α.
11
           Yes.
12
        And then it had stopped for
    0.
    how long before your injury?
13
14
    Α.
           Until I got done putting the
15
    other part in. I took that one out
    and put the other one in. I don't
16
17
    know how long it was.
18
          So it didn't just continuously
    Ο.
19
    run then?
20
    Α.
          N \circ .
21
           You didn't accidentally stick
    0.
22
    your hands in while the machine was
23
    running, it sounds like.
24
    Α.
           N \circ .
25
           You just have no idea how the
    Q.
```

154 1 press brake activated when your hands 2 were in there? 3 Α. No. 4 Q. Is that right? 5 Α. That's right. 6 Q. Did you ever tell anyone that 7 you had your foot inside the foot 8 switch while you were forming the 9 metal? 10 Α. No. 11 ATTORNEY HARTMAN: 12 Paul, you've said that 13 for months and I've not seen 14 any document that says that, 15 and if you have it, just give 16 me the page number. 1.7 ATTORNEY ROBINSON: 18 Everything's been 19 produced. 20 ATTORNEY HARTMAN: 21 Paul, I'm just asking as a courtesy, if you tell me 22 23 the page number of whatever 24 document you're referring to. 25 ATTORNEY ROBINSON:

```
155
1
                   I think there are many.
2
                   ATTORNEY HARTMAN:
3
                   One would suffice, as
 4
           opposed to all of them, if you
5
           would be courteous enough to
6
           provide it.
7
    BY ATTORNEY ROBINSON:
8
    0.
           Corry Manufacturing
    investigated this accident, are you
9
    aware of that?
10
11
    A. I knew they write up
12
    investigation sheets after there was
13
    an accident. If there was one that
14
    happened in the shop, you had to
15
    write up a sheet. I didn't know
16
           Do you know who Gary Deitz is?
17
           He was my boss at the time and
    Α.
18
    my supervisor.
19
    Ο.
          What was he the supervisor of
20
    besides you?
21
    Α.
           Building three.
22
           Building three, that's what I
    Q.
23
    thought, but I wasn't quite sure.
24
    He's indicated in his internal
25
    accident report that the root cause
```

```
156
1
      the accident was that the press
    o f
 2
    brake was not properly set-up for
 3
    operation and the press was set-up to
 4
    run with a foot pedal without any
5
    other guarding the operation. The
 6
    operation should have been setup to
7
    run using the palm buttons for two
8
    hand operation. Do you agree with
9
    that?
10
    Α.
           I didn't know there was palm
11
    buttons.
12
           But now, with what you know,
    Q .
13
    do you agree with that?
14
    Α.
           I think the palm buttons
15
    should have been, yes.
16
           Has anyone ever said why they
17
    weren't using those palm buttons?
18
          Nobody ever did, it was always
19
    the foot pedal, so I don't think
20
    anybody even asked. It was always
21
    the foot pedal every time I had ever
    seen it run.
22
23
           I'm saying, has anyone, has
24
    Gary Deitz or any supervisor of Corry
25
    ever explained why they were not
```

```
157
1
    using the two palm buttons that they
2
    started to use after your accident?
3
            N \circ .
    Q.
           Did you know that Corry
4
5
    inspected the machine, the press
6
    brake, after your accident and found
7
    it to be working properly?
8
    Α.
            No.
9
    Q.
            Has anyone ever suggested to
10
    you that the press brake did not
11
    perform properly?
12
           Nobody said anything to me
    Α.
13
    about it.
14
    Ο.
           No one has ever said to you
15
    that something went wrong with the
16
    press brake or that it malfunctioned
17
    or did something that it wasn't
18
    supposed to do?
19
    Α.
            N \circ .
20
            Do you know Mr. Messenger?
    0.
21
            Yeah.
    Α.
22
            What's his first name?
    Q.
23
    Α.
            Kevin.
24
    Q.
            Kevin. How do you know him?
25
            He was the maintenance man.
    Α.
```

```
158
1
           Do you know him in any other
    Q .
2
    capacity other than through your
3
    employment with Corry Manufacturing?
4
    Α.
            N \circ .
5
    0.
           Did he or anyone else that he
6
    knew actually inspect the foot pedal
7
    to see if anything may have been
8
    blocking it, and he found actually
9
    nothing wrong with the foot pedal?
10
    Α.
            N \circ .
11
    Q.
           He never told you that?
12
    Α.
            N \circ .
13
            Have you ever read the
14
    internal reports from Corry
15
    Manufacturing?
16
            I think I looked at some of
17
    them, but I don't know if I got them
18
    all or whatever.
19
    0.
           Mr. Messenger also found that
20
    the pedestal containing the two palm
21
    buttons was at the far right of the
2.2
    press and not being used. Has anyone
23
    ever told you that?
24
    Α.
            No.
25
    0.
           And you don't know where any
```

```
159
1
    other mechanical press brake was
2
    located in the plant, is that what
3
    you said?
4
    Α.
       I knew there was one over in
5
    building one, but I had never ran it
6
    or anything.
7
    Q .
           Do you know who the
8
    manufacturer of that mechanical press
9
    brake was?
10
    Α.
           No.
11
    Q.
           Do you know if it contained
12
    light curtains?
13
           Yes, it had light curtains.
    Α.
14
    0.
           How do you know that?
15
    Α.
           Because I had walked by it
16
    before and I would see it on there.
17
    And Jamie had worked over there
    before and he knew that there was
18
19
    some on there, he had mentioned it to
20
    me.
21
           Even though you didn't read
    Ο.
22
    the instructions manual or the
23
    warnings located on the machine, did
24
    you know that there was a danger if
25
    you placed your hands inside the die?
```

```
160
1
           No, I figured they wouldn't
    Α.
2
    have you do it if something like that
3
    would happen.
          Didn't you know that if you
4
5
    accidentally pressed the foot switch
6
    with your fingers in there, that you
7
    could cause yourself a serious
8
    injury?
9
           I just assumed they wouldn't
10
    have you doing it if it would cause
11
    you injury.
12
          I'm asking you, your own mind.
    0.
13
    Did it strike you that it might be
14
    dangerous to stick your hands in a
15
    die area if you could accidentally
16
    hit a foot switch?
17
           Well, if you had your hand in
18
    a die that came down I knew that you
19
    could crush your hands.
20
    Q.
       I take it you knew that if you
21
    had your hands in the die area, and
22
    you accidentally pressed the foot
23
    switch, you could cut off your
24
    fingers.
25
   A. I knew it could crush them,
```

```
161
1
    yeah.
2
         You were aware of that before
 3
    you were injured, weren't you?
 4
           Yeah, I knew it could if it
5
    was hit.
 6
    0.
           Say that again.
7
    Α.
           I knew it could come down and
8
    crush them if your hands were in the
9
    machine when it was hit, the buttons
10
    or whatever.
        And did you also know that you
11
    Q.
12
    had to, with the way they were
13
    setting it up, that you had to be
14
    extra cautious to make sure that you
15
    didn't accidentally press that foot
16
    switch while your hands were in
17
    there?
1.8
    Α.
           Yes.
19
           You knew there were no light
    Q.
20
    curtains on the machine; is that
21
    right?
22
    Α.
           Yes, I knew that.
23
    Ο.
           And you thought there were no
24
    two palm button switches available;
25
    is that right?
```

```
162
            I didn't think there were
1
    Α.
2
    yeah.
3
            And you knew that if you hit
4
    the foot switch and you had your
5
    hands inside the die area that
6
    nothing was going to stop that press
7
    brake from coming down; is that
8
    right?
9
    Α.
            Yes.
10
            And you knew all of that
    Q.
11
    before you were injured; didn't you?
12
    Α.
           Yes.
13
            Did you ever raise any type of
14
    concern at all with the way Corry
15
    Manufacturing was having you perform
16
    this process, with anyone at Corry?
17
    Did you ever raise any type of
18
    concern to anyone at Corry with
19
    regard to the way they were having
20
    you use this machine?
21
           You mean before the accident?
    Α.
22
    Q.
           Yes.
23
    Α.
           N \circ .
24
    Q.
           How about after?
25
    Α.
           I haven't really talked to
```

```
163
1
    anyone, no.
 2
        I'm just asking because you
 3
    differentiated and said you did
    before.
 4
5
    A. I just wanted to make sure I
 6
    understood the question.
7
    Q.
           I don't know have any problem
8
    with you asking for clarification. I
9
    want you to continue to do that.
10
    Have you understood all the questions
11
    I've been asking so far?
12
    Α.
           Yes.
13
    0.
           And will you continue to let
    me know if you don't understand it?
14
15
    Α.
           Yes.
16
    Ο.
           Okay, great. Since I happen
17
    to be looking at one particular
18
    document, PMACNSL0105, that'd be PMA
19
    Council, Mr. Bordinero, at 105. Do
20
    you know who Graig, G-R-A-I-G, is?
21
    Graig, I think it's Mr. but I'm not
22
    sure.
2.3
    Α.
           I don't think so.
           There's reference in here,
24
25
    this particular document that you
```

```
164
1
    were sitting while you were
2
    performing this cycle, that part's
3
    accurate; right?
4
    Α.
           Yeah.
5
    Ο.
          And that you leaned forward to
6
    take the part out, and in doing so,
7
    had her foot on the pedal and
8
    accidentally started the cycle that
9
    caused the injury.
           No, it's not true.
10
    Α.
11
    0.
           Any idea where that
12
    information came from?
13
           Don't have a clue.
    Α.
14
    Q.
           You're saying you don't know
15
    what caused the press brake to start;
16
    is that right?
17
    Α.
           No, I don't know.
18
           You don't know if you bumped
    0.
19
    the foot pedal or something else
20
    happened?
21
    Α.
       I don't know.
22
    Q.
           Paula Murkle has indicated in
23
    PMA0155 that while your hands were in
24
    the machine, you used the foot pedal
25
    to start the machine. Do you know
```

```
165
    where that information came from?
1
2
       No. She's not even in our
3
    building.
4
    Q.
          Did you ever tell anyone what
5
    happened, as to --- strike that.
6
           Did you ever tell anyone how
7
    you thought the press brake activated
8
    when your hands were inside the die
9
    area?
10
           I said that I thought it got
    hit somehow, but I don't know, and it
11
12
    came down when I ---
1.3
    0.
          Pardon me?
    A. I had said I think it got hit
14
15
    somehow, but I don't know how, and it
16
    came down onto my hands when I was
17
    forming the part. When people would
18
    ask me, I wasn't sure, I just know it
19
    got hit somehow.
20
    0.
          Was there an occasion before
21
    this accident where you caused some
22
    damage to a die or to a mandrel with
23
    this particular press brake?
24
           I don't recall. With that
25
   particular job?
```

```
166
           No, let's just say any press
1
    Q.
 2
    at Corry Manufacturing.
 3
           I don't think so, but I'm not
 4
    sure, I don't remember if there was.
5
    I don't think so, though.
 6
    Q. Did anyone at Corry ever tell
7
    you not to sit in a chair while you
8
    were running this press brake?
9
            No, because other people would
10
    sit and run it, too. It would depend
11
    on the person, if they preferred to
12
    sit or stand.
1.3
    Q.
         Do you know who Joel Nichols
1.4
    is?
15
    Α.
           I know who he is, yes.
16
           Who is he?
    Ο.
17
    Α.
           He ran hydro-form in building
18
    three.
19
    Ο.
           Do you remember him telling
20
    you on the day this accident happened
21
    and before you were injured not to
22
    sit at the press brake?
23
    Α.
           No.
24
    Q.
           That you might be injured?
25
    Α.
           No.
```

208 1 ATTORNEY HARTMAN: 2 Here's what I'll tell 3 We went out and took 4 pictures of whatever they 5 showed us. 6 ATTORNEY ROBINSON: 7 Right, and I just 8 wondered if you have any 9 information if that is the 10 foot switch that was being 11 used at the time of the 12 injury. 13 ATTORNEY HARTMAN: 14 Other than my client 15 telling me that that's what 16 the foot switch looked like 17 that she was using, that's 18 what I have. 19 BY ATTORNEY ROBINSON: 20 I take it you are still Q. 21 receiving wage payments from the 22 Workers' Compensation carrier. 23 Α. Yes. 24 And is that on a --- is that 25 still \$527 every two weeks?

```
209
1
    Α.
           Yes.
2
           And they're still paying for
    all of your medical bills?
3
4
    Α.
           We're having a problem with
5
    them right now, paying for my help
6
    mate. They're not wanting to pay
7
    that.
           The PMA's not wanting to pay
8
    Q .
9
    that, why?
           They're trying to say that
10
    it's not medical and it was never
11
    medical with them, they always came
12
13
    to help me out around the house. And
14
    just like the last couple of months,
15
    they've just been giving us a hard
16
    time and they haven't paid over
17
    $2,000 or something like that.
           And is that being challenged
18
    Ο.
    in the Workers' Compensation
19
    proceeding, I assume?
20
21
    Α.
           Yes.
22
    Q.
           And is someone from Mr.
23
    Hartman's firm representing you in
24
    the Workers' Compensation
25
    proceedings?
```

```
210
1
    Α.
           Barbara Welton is.
2
                   ATTORNEY HARTMAN:
3
                   She used to be, she's
4
           not with my firm anymore.
5
                   ATTORNEY ROBINSON:
6
                   And did your case go
7
           with her?
8
                   ATTORNEY HARTMAN:
9
                   The Workers' Comp did.
10
                   ATTORNEY ROBINSON:
11
                   I saw there was one
12
           item of stationary she signed
13
           with your letterhead.
           didn't know she had left.
14
15
    BY ATTORNEY ROBINSON:
16
           And she's still representing
17
    you, then, in your Workers'
    Compensation proceedings?
18
19
    Α.
           Yeah.
20
           Do you have any current plans
    to settle your Workers' Compensation
21
22
    or compromise your Workers'
23
    Compensation claim?
24
    Α.
           No, we haven't discussed it.
25
           What color do you remember the
    0.
```

```
211
1
    foot switch being?
2
           Yellow.
    Α.
           And vou don't remember
3
4
    damaging the machine in April,
5
    specifically April 16 of '02, five
6
   months or so before your accident?
7
           No, I don't remember.
    Α.
8
           By not pulling out some part
    Ο.
9
    or taking off some part before you
10
    ran the next piece?
11
           No, I don't remember.
    Α.
           Do you remember being put on
12
    Ο.
13
    probation for some absences, for not
14
    following some attendance guidelines,
15
    or break quidelines?
16
           I remember being put on
17
    probation because I was a couple
    minutes late coming back from lunch
18
19
    and I did that a few times, and so
20
    they put me on probation.
21
      And did you have any other
    0.
22
    disciplinary action, of any sort,
    taken against you by Corry
23
2.4
    Manufacturing while you were employed
25
    there for almost two years?
```

```
212
           Not that I remember.
1
    Α.
2
    Q.
           Did you ever use your left
 3
    foot to operate the foot switch?
 4
    Α.
           No.
5
    0.
           Do you know of any way this
6
    accident could have happened if that
7
    machine was being used with the two
8
    palm button switch?
9
            I don't know, I don't think
1.0
    so, but I don't know.
11
    Q.
           If you need your two hands to
12
        the buttons, it doesn't seem like
    hit
13
    you could've had your hands inside
14
    the press brake.
15
    Α.
           N \circ .
16
            If your employer had followed
17
    the instructions and warnings on the
18
    machine and in the instruction and
19
    parts manual and required you to keep
20
    your hands out of the die area, do
21
    you know of any way this accident
22
    could have happened?
23
    Α.
           No.
24
           Do you have any way of knowing
25
    that the foot switch that you were
```

```
213
    using at the time of your injury was
1
    on the machine when it was sold in
3
    1978?
           I have no idea.
4
    Α.
5
       Do you know of anyone who
    0.
    would have that information?
6
7
           No.
    Α.
8
           Did you know that the press
    brake was sold to a company out in
9
    Connecticut and used for over 20
10
11
    years and then ultimately sold,
1.2
    apparently at an auction, and
13
    purchased by Corry Manufacturing?
1.4
    Α.
           No.
15
           So I take it you'd have no way
    Q.
    of knowing what use the Connecticut
16
17
    company that purchased it, made of
    that press brake for that 20 or 21
18
19
    plus years?
20
         No, I don't have any idea.
    Α.
21
    Ο.
           Do you think you were
22
    appropriately trained by Corry
23
    Manufacturing on the use of that
24
    press brake?
25
    A. I think so. If I didn't, I
```